

1 ALTAIR LAW
2 Craig Peters, State Bar No. 184018
3 cpeters@altairlaw.com
4 Jasleen Singh, State Bar No. 315315
5 jsingh@altairlaw.com
6 465 California Street, Fifth Floor
7 San Francisco, CA 94104-3313
8 Tel: (415) 988-9828
9 Fax: (415) 988-9815

10 DOGRA LAW GROUP PC
11 Shalini Dogra, State Bar No. 309024
12 shalini@dogralawgroup.com
13 2219 Main Street, Unit 239
14 Santa Monica, CA 90405
15 Tel: (747) 234-6673
16 Fax: (310) 868-0170

17 Attorneys for Named Plaintiffs AMNERY CASTANEDA and DANIELLE STEINER and
18 Proposed Class

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22 UNITED STATES DISTRICT COURT
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24 NORTHERN DISTRICT OF CALIFORNIA
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26 AMNERY CASTANEDA and DANIELLE
27 STEINER, on behalf of themselves and all others
28 similarly situated;

Plaintiffs,

v.

VI-JON, INC., a Missouri Corporation; and
DOES 1 through 50, Inclusive,

Defendants.

CASE NO. 4:23-cv-00473-YGR

STIPULATION TO DISMISS

Complaint Filed: 02/01/2023

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TO THE COURT:

36 Plaintiffs, AMNERY CASTANEDA and DANIELLE STEINER, and Defendant, VI-
37 JON, INC. by and through their counsels of record, hereby stipulate to dismiss this matter
38 pursuant to Federal Rules of Civil Procedure, Rule 41(a)(1)(A)(ii), and that each party shall bear
39 their own costs.

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1 IT IS SO STIPULATED.
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3 DATED: March 5, 2025

ALTAIR LAW LLP

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5 By: /s/ Jasleen Singh
6 Craig M. Peters
7 Jasleen Singh
8 Attorneys for Named Plaintiffs AMNERY
9 CASTANEDA and DANIELLE STEINER
10 and Proposed Class

11 DATED: March 5, 2025

12 STEPTOE LLP

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14 By: /s/ Melanie Ayerh
15 Carol R. Brophy
16 Anthony Hopp
17 Melanie Ayerh
18 Attorneys for Defendant, VI-JON, LLC

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